Page 1 of 2 (Page 2 Not for Public Disclosure)

## UNITED STATES DISTRICT COURT

for the

District of Montana

United States of America v.	)
Jennifer Lynn Marshall	Case No: CR 18-04-BU-DLC
	USM No: 17258-046
	/2018 )
Date of Previous Amended Judgment: 11/15 (Use Date of Last Amended Judgment if Any)	Defendant's Attorney
ODDED DECADDING	MOTION FOR SENTENCE REDUCTION
	NT TO 18 U.S.C. § 3582(c)(2)
TORSUAL	(1 10 16 0.5.c. § 5562(c)(2)
§ 3582(c)(2) for a reduction in the term of imprissubsequently been lowered and made retroactive	the Director of the Bureau of Prisons the court under 18 U.S.C. sonment imposed based on a guideline sentencing range that has by the United States Sentencing Commission pursuant to 28 U.S.C. ad taking into account the policy statement set forth at USSG §1B1.10 § 3553(a), to the extent that they are applicable,
the last judgment issued) of	defendant's previously imposed sentence of imprisonment (as reflected in months is reduced to  rts. Complete Parts I and II of Page 2 when motion is granted)
B, subpart 1 of Amendment 821 to the United St Part B, subpart 1 provides a two-level of points under Chapter Four and whose instant off & B, Sub. 1 Amendment 821 "Reasons for Ame Here, Defendant's prior convictions resu	nder the retroactive application to the criminal history rules in Part tates Sentencing Guidelines. ( <i>See</i> Doc. 224.) Defendant is ineligible. If the fense level decrease for offenders who did not receive any criminal history fense did not involve specific aggravating factors. <i>See</i> USSG Ret. App. A sendment" (Nov. 1, 2023). Alted in a total criminal history score of one, not zero. (PSR ¶ 61-62.) Intence reduction under the retroactive application of Amendment 821, her
Except as otherwise provided, all provisions of the	he judgment dated shall remain in effect.
Order Date: 4/29/2024	Must. Musture  Judge's signature
Effective Date:	Dana L. Christensen, District Judge
(if different from order date)	Printed name and title